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VIA ELECTRONIC CORRESPONDENCE

September 20, 2017

CCN: 61333

File No: 8.DC.52 & 77

Chief, Environmental Enforcement Section Environment and Natural Resources Division

U.S. Department of Justice

P.O. Box 7611

Ben Franklin Station

Washington, D.C. 20044-7611 RE: DOJ No. 90-5-1-1-4022/1

Tom.Mariani@usdoj.gov

Chief, Clean Water Enforcement Branch

Water Protection Division

Attn: Brad Ammons

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Rachael Amy Kamons
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Florida Department of Environmental Protection

Southeast District – West Palm Beach 3301 Gun Club Road, MSC 7210-1

West Palm Beach, FL 33406

Attn: Compliance/Enforcement Section

Jason.Andreotta@dep.state.fl.us

RE: Consent Decree (Case: No. 1:12-cv-24400-FAM)

Reference DOJ Case No. 90-5-1-1-4022/1 Section XI, Paragraph 52 – Force Majeure Section XVII, Paragraph 77 – Notices

Force Majeure Notification Letter for Consent Decree Appendix D-2, Capital

Improvement Projects

Dear Sir/Madam:

In accordance with the provisions of Section XI, Paragraph 52 of the above referenced Consent Decree (CD), Miami-Dade (County) notified EPA and FDEP via email on September 6, 2017, of a force majeure related to the threat of Hurricane Irma.

In accordance with Section XI, Paragraph 52, this notification letter shall further describe and explain the reasons for the delay; the anticipated duration of the delay; all actions taken or to be taken to prevent or minimize the delay; a schedule for implementation of any measures to be taken to prevent or mitigate the delay or the effect of the delay; County's rationale for attributing

such delay to a force majeure event if it intends to assert such a claim; a statement as to whether, in the opinion of the County, such event may cause or contribute to an endangerment to public health, welfare or the environment, and documentation to support the force majeure claim.

Explanation and description of the reasons for the delay

The County and Water and Sewer Department (WASD) have hurricane preparedness guidelines designed to maximize the safety of the public and employees and mitigate potential damages due to hurricanes. The threat of Hurricane Irma and the associated activities conducted to minimize the potential risk to public safety and of damage to property resulted in delays up to fourteen (14) days for all CIP projects in construction on the three (3) regional WWTP's, and multiple pump station and force main projects.

On September 5, 2017, all contractors performing CIP construction work were instructed to immediately secure job sites, materials, maintenance of traffic (MOT) and equipment (which can become potential projectiles) in preparation for Hurricane Irma (see Attachment A). Commencing September 12th, 2017, WASD mobilized assessment teams to survey each of the active construction projects to assess their suitability to recommence construction activities. Following this assessment, work activities on the construction sites at the North District WWTP, the Central District WWTP, all pump stations, and a number of force main projects resumed on Thursday, September 14, 2017. The South District WWTP and additional force main projects resumed on Friday, September 15, 2017. Remaining projects (all of CD 4.01) were released by WASD to resume work on September 18, 2017.

In addition, in preparation for Hurricane Irma, on September 4, 2017, Florida Governor Rick Scott declared a thirty (30) day State of Emergency across all 67 Counties (Executive Order 17-235). As part of this declaration, the County shifted all permitting and procurement activities to those areas necessary to support the preparation and readiness for Hurricane Irma. During this period, the County is responding to the recovery needs of the respective Departments within the County and is providing assistance to those local municipalities requesting it. As a result of this action, routine permitting and procurement activities associated with the CD will be delayed for by 30 days unless the specific project was impacted by the storm or is required to re-establish service to the residents. Further complicating this issue, is the fact that many of the contractors that would normally be bidding on these types of projects are currently engaged in the recovery efforts, not only in Miami-Dade County, but also providing assistance throughout the State of Florida. This shift in priorities remains in effect and is anticipated to continue for the full thirty (30) day emergency period. In light of this fact, WASD will be assessing the delay impact that this will have on those CIPs in permitting and procurement and will update EPA and FDEP in a following letter.

Anticipated duration of the delay

The County anticipates the delays of up fourteen (14) days on projects in construction because of Hurricane Irma. Delays for those projects in permitting and procurement will be assessed and provided in a follow-up letter.

Actions taken or to be taken to prevent or minimize the delay

WASD has been working closely with their contractors, keeping them appraised of the damage assessments, field conditions and other prerequisites that are needed to allow construction activities to resume. This effort has assisted in mitigating the time required to remobilize back to the field, thereby reducing the time needed to return construction activities to their pre-hurricane conditions. There are no further actions that could prevent or minimize the delays.

The EPA CD compliance date for each project listed in Appendix B is the same as substantial completion. Therefore, there is no construction float that can be applied to compensate for the delays caused by the force majeure.

The County believes the emergency preparation activities were appropriate in order to, prevent damage, and mitigate further delays.

Schedule for implementation of any measures to be taken to prevent or mitigate the delay or the effect of the delay

Due to the clear and measurable impacts of the Hurricane, the County expects to received delay notices from each of the contractors with up to a fourteen (14) day delay due to the event. WASD will review each claim on merit and issue time extensions to the contractors. As more information is obtained, the County will update EPA and FDEP.

Rationale for attributing such delay to a force majeure event

As defined in Section XI, Paragraph 51, "Force Majeure," is defined as any event arising from causes beyond the control of the County. The County believes that Hurricane Irma falls under this description.

Cause or contribute to an endangerment to public health, welfare or the environment

There is no indication that the delay caused by the preventative hurricane preparedness activities due to the hurricane, as well as the post-hurricane damage assessments and remobilization, presented an immediate endangerment to the public health, welfare or the environment.

Should you have any questions regarding this matter, please call me at (786) 552-8571.

I certify under penalty of law that this document was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and

evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering such information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Sincerely,

Hardeep Anand, P.E., ENV SP

Deputy Director, Capital Improvement Programs & Regulatory Compliance

Attachment A: WASD Construction Site Closures Directive

ec: Jonathan A. Glogau
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Attachment A WASD Construction Site Closures Directive



VIA ELECTRONIC CORRESPONDENCE

December 22, 2017

Chief, Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044-7611 RE: DOJ No. 90-5-1-1-4022/1 Tom.Mariani@usdoi.gov

Rachael Amy Kamons **Environmental Enforcement Section** U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044-7611 Rachael.Kamons@usdoj.gov

CCN: 61576 File No: 8.DC.52 & 77

Chief, Clean Water Enforcement Branch Water Protection Division Attn: Brad Ammons U.S. Environmental Protection Agency, Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303 Ammons.Brad@epa.gov

Florida Department of Environmental Protection Southeast District - West Palm Beach 3301 Gun Club Road, MSC 7210-1 West Palm Beach, FL 33406 Attn: Compliance/Enforcement Section Jason.Andreotta@dep.state.fl.us

RE: Consent Decree (Case: No. 1:12-cv-24400-FAM)

Reference DOJ Case No. 90-5-1-1-4022/1

Section VI, Paragraph 19(i) - Specific Capital Improvement Project

Section VIII – Supplemental Environmental Project

Section XX - Modification

Request for Schedule Modifications

Dear Sir/Madam:

Miami Dade County (County) continues to be fully engaged with the successful implementation and compliance of the above referenced Consent Decree (CD). Specifically, with the execution of the eightyone (81) capital improvement projects included in Appendix D which have an approximate total cost of \$1.55 billion, and the Supplemental Environmental Project (SEP) included in Appendix E. As of today, eighteen (18) projects with a total cost of \$224M have been completed and more than forty (40) projects with an approximate total cost of \$1.07 billion are currently in the procurement and construction phases. Despite the significant efforts and progress up to date, the County has encountered challenges that have delayed the completion of certain capital improvement projects.

In accordance with the provisions of Section XX (Modifications) and Section VI, Paragraph 19(i) (Specific Capital Improvement Projects), of the CD, and pursuant to our discussions during our December 7, 2017 conference call, the County requests modifications to the schedule of forty two (42) projects contained in Appendix D and the SEP included in Appendix E of the CD. This correspondence summarizes the basis for this request.

While setting up the process to address all the CD projects, the County recognized the need to bring on additional staff to meet the aggressive schedules mandated by the CD. This was achieved by contracting with a professional consultant team of experts (led by AECOM) to assist the County in Program and Construction Management and oversite of multiple Design Services contracts. The process for hiring Engineering firms in the State of Florida is regulated under Florida Statute 287.055 "The Consultants Competitive Negotiation Act". To comply with the act (as detailed in the First Status Report to the Court dated August 29, 2014), the County experienced a lengthy delay in procuring the Program Management and Design Professional Firms. This resulted in a late start in the validation and design of multiple projects. In addition, dates for downstream activities have been affected as has been presented in the County's requests for modification.

To optimize program execution, the original eighty-one (81) CD projects were split into one hundred seventy-nine (179) individual projects as a result of: 1) multiple project components being performed by different entities, i.e. in-house vs. Contractors, 2) multiple components located far from each other, such as in the case of the smaller pump stations and CD Capital Improvement Project 4.9 Asbestos Containing (AC) pipelines, 3) multiple components required to be performed either in phases or during separate dry seasons due to operational concerns.

Through the CD Program validation process, most of the projects have undergone scope of work changes. In addition, consideration of the County's Ordinance to proactively address sea level rise, the assessment and decision to build new facilities (e.g. new Pump Station (PS) #0301 and new thickening/dewatering buildings), and evaluation of potential adoption of new technology, have and are effectively extending the schedule of the projects.

Furthermore, in many instances, the permitting process has been cumbersome and prolonged due to additional requirements not initially anticipated. Some examples include: changes in the County's hydraulic models (static to dynamic model) which necessitated updates of project model runs for the Pump Stations (PSs) and Force Mains (FMs), tree and property boundary surveys at the plants requiring six month updates, multiple agency review of permits that must be performed in series, and coordination with various municipalities.

Compounding the late start of CD implementation, scope changes, and permitting delays, the County has experienced difficulties in procurement. On September 3, 2014, the County proactively developed and approved an Ordinance to accelerate CD projects through the procurement process (the "Acceleration Ordinance"). The County's standard procurement process requires contracts to be reviewed by a commission committee and subsequently by the Board of County Commissioners ("BCC")

prior to being awarded and executed. The Acceleration Ordinance authorizes the County Mayor or his designee to take certain actions, including the award and execution of contracts, which are subject to ratification by the BCC. However, for the County Mayor or his designee to award such a contract, there must be no bid protests, the contractor must meet certain ratings and submit required documentation and the base value of a recommended award cannot exceed the base estimate by more than ten percent (10%). Unfortunately, the County has experienced all the above listed exceptions and other extenuating circumstances on multiple occasions. This has resulted in the County submitting to EPA and FDEP potential delay and delay notifications due to bid protests, unavoidable re-bids, non-responsive bidders, and bids over 10% of the Opinion of Construction Cost (OPCC). The County has tried to mitigate delays by overlapping and expediting project phases to meet the final CD milestone.

Another challenge has been the limited number of contractors, market saturation and the County's Miscellaneous Construction Contracts Program, which is mandated by County ordinance to provide contracting opportunities for Small Business Enterprises ("SBE") was used to procure many of the CIP projects. Complying with this requirement has resulted in multiple delay and potential delay notifications. This method of procurement for SBEs is somewhat different from methods used for traditional, larger projects. It requires smaller contractors to comply with some non-traditional means and methods. Compliance with this program proved challenging for some of the SBE contractors and resulted in performance and resource shortfalls, ultimately causing delay of some projects.

Additional challenges include unforeseen conditions such as contamination, pipe failure, underground structures encountered during construction and wet weather restrictions, among others. These challenges have been described in the delay and potential delay letters submitted to EPA and FDEP to date.

Attachment 1 presents the forty-three (43) projects for which a schedule modification is requested. The projects are grouped into three categories. The first category highlighted in purple, represents projects under the Wastewater Treatment Plant Thickening/Dewatering contract. The second category highlighted in green, represents projects for which EPA and FDEP have already been notified of anticipated delays, however, additional time is required. The third group in white represents projects that require extensions based on anticipated delays.

Attachment 2 includes a list of projects that have been completed and for which requested time extensions are pending resolution.

Based on the reasons stated in this letter, the County respectfully requests EPA and FDEP, approval of the modifications of final deadlines for the projects included in Attachments 1 and 2. All the requested schedule modifications are within the 15-year period established in the CD for the completion of capital improvement projects included in Appendix D and Appendix E.

Should you have any questions regarding this matter, please call me at (786) 552-8204.

I certify under penalty of law that this document was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering such information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Sincerely,

Aphette M. Ramírez, P.E.

Sepior Advisor, Capital Projects & Compliance

ec:

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Juan Bedoya
Lee N. Hefty (RER-DERM)
Carlos Hernandez (RER-DERM)
Rashid Istambouli (RER-DERM)
David Wood (CD PMCM)

Andrea Suarez Abastida (CD PMCM)

Scott Eckler (CD PMCM) Abby Diaz (CD PMCM)

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	Previous Requested Extension Correscondence		Request for Schedule Extension		Request for Schedule Extension		Request for Schedule Extension	Delay flotification	Force Majeure Motification	Update of Delay Notification	Fallure to Meet Compliance Date Notification	Delay Notification	Delay Notification	Potential Delay Notification
	Justification	Projects combined as one for operational efficiency, similar layout and equipment Procurement delays	Projects combined as one for operational efficiency, similar layour and equipment Procurement delays	Projects combined as one for operational efficiency, similar layout and equipment Procurement delays	Projects combined as one for operational efficiency, similar layout and equipment Procurement delays	Projects combined as one for operational efficiency, similar layout and equipment Procurement delays	Multiple child/sub projects Projects combined as one for operational efficiency, similar layout and equipment Procurement delays.	Procurement delays Bids cancelled and awaiting re-bid date	Procurement delays Hurricane delay Construction delays Design changes	Contractor non-performance Re-design required	Design changes Unforesen conditions Portions of work can only be performed during the dry season Hurrians delay	Design changes Unforeseen conditions Portions of work can only be performed during the dry season Huricane delaw	Design changes Procurement delays Hurricane delay	Procurement delays Hurricane delay
Request	Previous Requested EPA Extension		Previously requested new CD Project Compliance Date: 12/04/2020 Letter dated 3/31/2017		Previously requested new CD Project Compilance Date: 12/04/2020 Letter dated 3/31/2017		Previously requested new CD Project Compliance Date: 12/04/2020 Letter dated 3/31/2017	Previously requested new CD Compliance Date: 3/31/2021 Letter dated 10/31/2017	Previously requested new CD Project Compliance . Date: 04/06/2018 Letter dated 1/27/2017	Previously requested new CD Compliance Date: 10/6/2017 Letter dated 11/3/2017	Previously requested new CD Compliance Date: 5/21/2018 Letter dated 11/7/2017	Previously requested new CD Compliance Date: 4/12/2019 Letter dated 11/18/2017	Previously requested new CD Compliance Date: 12/31/2017 Letter dated 8/17/2017	Previously requested new CD Compliance Date: 8/22/2019 Letter dated 5/18/2017
Attachement 1 - CD Capital Improvement Projects Schedule Extensions Request	New Recommended Contingency Factor (CD Project Compliance [Months] Date	£707/9/1	1/6/2023	1/13/2023	1/13/2023	1/13/2023	1/13/2023	2/25/2022	5/24/2019	9/26/2019	3/16/2019	8/23/2019	10/15/2018	5/21/2020
nprovement Project		24 Months	18 Months (9 Months Re-Bid, 9 Months Construction Contingency)	12 Months	18 Months	9 Months	9 Months	6 Months	12 Months					
ent 1 - CD Capital In	Anticipated Construction End Date	1/6/2021	1/6/2021	1/13/2021	1/13/2021	1/13/2021	1/13/2021	8/24/2020	5/24/2018	3/25/2018	6/19/2018	11/26/2018	4/18/2018	5/22/2019
Attachem	Anticipated/Actual Construction Start Date	\$/7/2018	5/7/2018	\$/7/2018	5/7/2018	5/7/2018	\$102/1/5	7/16/2018	6/30/2017	1/18/2017	8/30/2016	8/30/2016	4/18/2016	7/20/2017
	CD Project Compliance Date	9/24/2022	11/28/2010 12/04/2020 (Not Approved)	4/23/2021	10/23/2019 12/04/2020 (Not Approved)	8/7/2021	2/8/2020 (Not Approved)	9/13/2019 12/12/2019 (Approved)	4/6/2018 (Approved)	9/6/2017	10/22/2017	5/22/2018	7102/62/6	3/31/2019
	Current	Procurement	Procurement	Procurement	Procurement	Procurement	Construction	Procurement	Construction	Construction	Construction	Construction	Construction	Construction
	Title	Thickening Facility	Dewatering Facility	Gravity Sludge Thickeners Plant 1	Gravity Sludge Thickeners Plant 2	Dewatering Facility	Odor Control Systems	Oxygen Production	FOG Removal Facility	Building Improvements	Headworks/Grit Basin Plant 1.	Headworks/Grit Basin Plant 2	Chlorination Facilities	Co-Gen Improvements
	CD Number	1.06	1.08	2.12	2.13	2.16	2.18	1.02	1.09	202	2.03	2.04	2.17	2.19



		Current	CD Project Compliance Date	Anticipated/Actual Construction Start Date	Anticipated Construction End Date	Contingency Factor (Months)	New Recommended CD Project Compliance Date	Previous Requested EPA Extension	Justification	Previous Requested Extension Correspondence
CD Number	Title	Phase			5/25/2018	12 Months	5/25/2019	Previously requested new CD Compliance Date: 4/30/2018 Letter dated 10/19/2017	Procurement delays Unforeseen conditions (contamination) Contractor non-performance	Update of Delay Notification
2.22	Pump Station No.2	Construction	10/22/2017	1/24/2017		24 Months	2/13/2022	Previously requested new CD Compliance Date: 1/23/2021 Letter dated 12/15/2017	Procurement delays Scope change (cryogenic to VPSA)	Potential Delay Notification
2.27	Oxygen Production South Dade 54 Inch PCCP	Procurement	12/30/2019	5/1/2018	2/14/2020		12/23/2018	Previously requested new CD Compliance Date: 6/1/2018 Letter dated 12/7/2017	Design changes Contractor initiated changes Pre-purchase material delays Hurricane delay	Failure to Meet Compliance Date Notificati
4.05	FM Rehabilitation Conversion of Sewage Pump Station 418 to	Construction	11/27/2017	10/19/2016	3/28/2018	9 Months		Previously requested new CD Compliance Date: 9/5/2019 Letter dated 12/13/2017	Unforseen conditions Additional work required Sequencing requirements	Potential Delay Notification
5.01	Booster Station Replacement of	Construction	11/24/2018	5/28/2016	10/22/2018	12 Months	6/15/2019	Previously requested new CD Compliance Date: 11/2/2018 Letter dated 11/21/2017	Procurement delays Delay caused by \(1 \)	Delay Notification
5.04	Switchgear PS#0414 Replacement of	Construction	5/9/2018	9/21/2017	9/18/2018	9 Months	6/13/2019	Previously requested new CD Compliance Date: 11/1/2018 Letter dated 11/9/2017	Procurement delays Hurricane delay Unforeseen condition (plug valves)	Delay Notification
5,06	Switchgear PS#0416 Replacement of Switchgear and Rehabilitation of Wetwell	Construction	5/9/2018	7/20/2017	9/16/2018		7/25/2020	Previously requested new CD Compliance Date: TBD, will provide update Letter dated 12/15/2017	Procurement delays NTP was not provided on 10/31/17 Awaiting re-bid date	Potential Delay Notification
5.07	PS#0417 Replacement of Pumping and Electrical Equipment	Procurement	1/27/2019	6/1/2018	7/26/2019	12 Months		Submitted scope modification and schedule revision request for 10/25/2020 Letter dated 7/28/2017	Change of scope and revised baseline	Scope Modification Request and Schedu Revision Letter
5.09	at PS#0301 installation of 48 inch FM from Kendail Dr. to the	Design	5/9/2018	1/26/2019	1/24/2021	12 Months	1/24/2022	Previously requested new CD Compliance Date: 5/17/2017 Letter dated 12/11/2017	Design changes Procurement delays Hurricane delay Work can only be performed during the dry season	Delay Notification
5,11	Suction Side of PS#0536	Construction	5/9/2018	8/30/2017	5/18/2018	12 Months	5/18/2019	Previously requested new CD Compliance Date: 11/9/2018	Design changes Unforeseen conditions Procurement delays Hurricane delay	Delay Notification
5.12	Replacement of Switchgear at PS#0187	Construction	5/9/2018	3/9/2017	6/29/2018	9 Months	3/26/2019	Letter dated 11/28/2017		Lawrence

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Previous Requested Extension Correspondence	Update of Delay Notification	Delay Motification							20			
Justification	Contractor non-performance	Contractor non-performance Hurrkane delay	Potential project deferrals Delays to design start Anticipated future conflicts/changes	Procurement delays Re-design to incorporate acid phase alternate Future unknown impact of Biosolids P3 project and potential date deferral	Multiple child/sub projects Design delays Anticipated future conflicts/changes	Procurement delays Work can only be performed during the dry	Phasing/Operational Constraints Work can only be performed during the dry	Phasing/Operational Constraints Work can only be performed during the dry season	Potential Impact from OOL Program with respect to change in motor Hp that may require design changes prior to award. Anticipated future conflicts/changes. Electrical conduits are dependent on electrical ducthank installed as part of 2.27	Multiple cluster projects Design changes (jet mixing to linear mixing) Unforseen conditions (ductbank relocation, soil contamination)	Design Issues. Potential delay in permitting and procurement due to addition of temp odor	Phasing/Operational Constraints Work can only be performed during the dry season
Previous Requested EPA Extension	Previously requested new CD Project Compliance Date: 12/31/17 Letter dated 9/22/2017	Previously requested new CD Compliance Date: 3/30/2018 Letter dated 12/5/2017		-								
New Recommended Contingency Factor CD Project Compliance (Months) Date	12/31/2018	11/20/2018	8/7/2023	11/21/2023	6/14/2021	4/12/2019	12/1/2024	12/1/2024	6/21/2021	6/18/2023	2/26/2021	4/6/2023
Contingency Factor (Months)	10 Months	9 Months	24 Months	24 Months	12 Months	12 Months	18 Months	18 Months	18 Months	12 Months	18 Months	24 Months
Anticipated Construction End Date	3/1/2018	2/23/2018	8/7/2021	11/21/2021	6/14/2020	4/12/2018	5/31/2023	5/31/2023	12/19/2019	6/18/2022	8/26/2019	4/6/2021
Anticipated/Actual Construction Start Date	4/25/2016	5/9/2017	6/16/2020	8/10/2018	Various	12/29/2017	8/24/2018	8/24/2018	10/26/2018	Various	7/12/2018	7/12/2018
CD Project Compliance Date	12/31/2016	12/31/2017	2702/1/9	10/28/2021	3/6/2020	4/15/2018	9/12/2023	9/12/2023	0202/6/5	8/19/2022	10/23/2019	4/18/2021
Current	Construction	Construction	Pre - Design	Procurement	Various	Procurement	Procurement	Procurement	Permitting	Construction Procurement Design Planning	Permitting	Construction/ Procurement
Title	Upgrade of PS#0198, 0437, 0466, 0680	Upgrade of PS#0037, 0351, 0370, 0403	Chlorine Building	Digesters and Control Building	Miscellaneous Electrical Improvements	Oxygenation Trains Plant 1	Secondary Clairfiers Plant 2	Return Sludge Pump Stations Plant 2	Effluent Pump Station	Digesters Plant 2	Pump Station No.1	Primary Clarifiers and Odor Control
CD Number	5.16	5.17	1.04	1.07	2.01	2.05	2.08	2.10	2111	2.15	2.21	3.02

		(Months)	Construction End Contingency Factor CD Proje Date (Months)	End Cont	pated/Actual Anticipated fruction Start Construction End Date
3/6/2026	3/	24 Months 3/1		24 Months	24 Morths
3/6/2026	3/	THE STREET	24 Months	3/6/2024 24 Months	12/3/2021 3/6/2024 24 Months
10/17/2020	0	12 Months 10/		12 Months	10/18/2019 12 Months
10/25/2018	/0	9 Months 10/2		9 Months	1/28/2018 9 Months
6/17/2020	5	12 Months 6/1		12 Months	6/18/2019 12 Months
9/2/2019	6	9 Months		9 Months	12/6/2018 9 Months
12/13/2019	7	9 Months 12		9 Manths	3/18/2019 9 Months
11/18/2019	7	9 Months 11/		9 Months	2/21/2019 9 Months

Projects under the Thickening/Dewatering Contract
EPA has been notified, however, additional time is requested
Additional float is requested



			T At	tachment 2 - Projects	Completed and Pendi	ng Resolution			
CD Number	Title	Original CD Project Compliance Date	Actual Construction Start Date	Actual Construction Completion Date	Approved CD Compliance Date	Days Past CD Compliance Date	Previous Requested EPA Extension	Justification	Correspondence
2.24	Gas Monitoring and Alarms	9/19/2017	4/13/2015	9/29/2017	9/19/2017	10 days	Previously requested new CD Project Compliance Date: 10/3/2017 Letter dated: 9/29/2017	Hurricane delay	Notification of Completion
4.8	Rehabilitation of 54-inch PCCP FM in the City of Miami	4/9/2017	3/12/2015	6/16/2017	5/28/2017	19 days	Previously requested new CD Project Compliance Date: 5/28/2017 Letter dated: 5/16/2017	Hurricane delay, defective isolation valve and pipe failure of the newly rehabilitated 54-inch force main at 25% of its rated pressure	Force Majeure Notification





PO Box 330316 • 3071 SW 38 Avenue Miami, Florida 33233-0316 T 305-665-7471

VIA ELECTRONIC CORRESPONDENCE

December 5, 2017

Chief, Environmental Enforcement Section Environment and Natural Resources Division U.S. Department of Justice P.O. Box 7611 Ben Franklin Station Washington, D.C. 20044-7611 RE: DOJ No. 90-5-1-1-4022/1 Tom.Mariani@usdoj.gov

Rachael Amy Kamons
Environmental Enforcement Section
U.S. Department of Justice
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Chief, Clean Water Enforcement Branch Water Protection Division Attn: Brad Ammons

U.S. Environmental Protection Agency, Region 4 61 Forsyth Street, S.W. Atlanta, Georgia 30303 Ammons.Brad@epa.gov

CCN: 61504

File No: 8.DC.52 & 77

Florida Department of Environmental Protection Southeast District – West Palm Beach 3301 Gun Club Road, MSC 7210-1 West Palm Beach, FL 33406 Attn: Compliance/Enforcement Section Jason.Andreotta@dep.state.fl.us

RE: Consent Decree (Case: No. 1:12-cv-24400-FAM)
Reference DOJ Case No. 90-5-1-1-4022/1
Section XI, Paragraph 52 – Potential Delay
Section XVII, Paragraph 77 – Notices
Delay Notification Letter for Consent Decree Appendix D-2, Capital Improvement Projects
5.17 – Upgrade of Pump Stations Nos. 0037, 0351, 0370, 0403

Dear Sir/Madam:

In accordance with the provisions of Section XI, Paragraph 52 of the above referenced Consent Decree (CD), on November 21, 2017, Miami-Dade County (County) electronically notified United States Environmental Protection Agency (EPA) and Florida Department of Environmental Protection (FDEP) of a delay of CD Capital Improvement Project (CIP) 5.17 (4) Upgrade of Pump Station 0403. Delays have occurred in the execution of this project during its construction phase. The November 21st email stated that this delay is related to unforeseen conditions and the County awaiting the submittal of an acceptable shoring plan from the Contractor. For these reasons, the CD compliance date of December 31, 2017 is expected to be exceeded.

Delay Notification Letter for CD CIP 5.17 December 5, 2017 Page 2

In accordance with Section XI, Paragraph 52, this notification letter shall further describe and explain the reasons for the delay; the anticipated duration of the delay; all actions taken or to be taken to prevent or minimize the delay; a schedule for implementation of any measures to be taken to prevent or mitigate the delay or the effect of the delay; a statement as to whether, in the opinion of the County, such event may cause or contribute to an endangerment to public health, welfare or the environment.

Explanation and description of the reasons for the delay

The scope of this project includes the upgrade of the existing pump station (PS) #0403, by replacing the wet well, valve vault, associated piping, mechanical and electrical equipment and installation of a new emergency generator.

The CD 5.17 (4) contractor has encountered unforeseen conditions related to underground utilities. The contractor has also been unable to submit a shoring plan, acceptable to the Engineer of Record (EOR) and the Water and Sewer Department (WASD), thereby delaying the installation of the below grade structures. These structures are on the schedule's critical path and delaying progress of subsequent activities. It should be noted that CD 5.17 (1, 2 & 3) are not discussed in this notification letter.

Actions taken or to be taken to prevent or minimize the delay

The Program Management and Construction Management (PMCM) Team has met with the contractor multiple times to resolve these issues including meetings with the EOR and WASD in an effort to assist the contractor to generate an acceptable shoring submittal and to mitigate the effects of the unforeseen conditions.

Anticipated duration of the delay

Currently, there is a delay of 89 (eighty-nine) calendar days for contractor to reach substantial completion, extending past the original CD compliance date of December 31, 2017 to March 30, 2018. There is no construction float that can be applied to compensate for the delay. Thus, this additional time is necessary for the contractor to reach substantial completion.

Schedule for implementation of any measures to be taken to prevent or mitigate the delay or the effect of the delay

The County will take the following steps (in sequence) to prevent or mitigate delay or the effect of the delay:

- Continue to meet with contractor, EOR and WASD to assist in resolution of ongoing problems.
- 2. Meet with Contractor to discuss additional work resources on the project to expedite key elements of the work.

Cause or contribute to an endangerment to public health, welfare or the environment

The rehabilitation of this PS #0403 is necessary to ensure the collection system's capacity to serve future developments as well as upgrade equipment to maintain the integrity of our system. It is the County's opinion that this delay will not present an immediate endangerment to the public health, welfare, or the environment.

Should you have any questions regarding this matter, please call me at (786) 552-8571.

I certify under penalty of law that this document was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering such information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Sincerely,

Hardeep Ahand, P.E., ENV SP

Deputy Director, Capital Improvement Programs & Regulatory Compliance

ec:

Jonathan A. Glogau

Special Counsel

Chief, Complex Litigation

Office of the Attorney General

PL-01, The Capitol

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Florida Department of Environmental Protection Southeast District – West Palm Beach 3301 Gun Club Road, MSC 7210-1 West Palm Beach, FL 33406 Attn: Compliance/Enforcement Section <u>Lisa.M.Self@dep.state.fl.us</u> <u>Mike.Bechtold@dep.state.fl.us</u> Sed.wastewater@dep.state.fl.us

Mayor Carlos A. Gimenez

Delay Notification Letter for CD CIP 5.17 December 5, 2017 Page 4

> Miami-Dade County 111 NW First Street 29th Floor Miami, Florida 33128

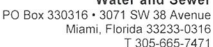
Lester Sola, Director Miami-Dade Water and Sewer Department 3071 SW 38th Avenue Miami, Florida 33146

Jack Osterholt, Deputy Mayor/Director Miami-Dade Regulatory and Economic Resources 111 NW 1st Street. 29th Floor Miami, FL 33128 Josterholt@miamidade.gov

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VIA ELECTRONIC CORRESPONDENCE

January 10, 2018

CCN: 61592

File No: 8.DC.52 & 77

Chief, Environmental Enforcement Section Environment and Natural Resources Division

U.S. Department of Justice

P.O. Box 7611

Ben Franklin Station

Washington, D.C. 20044-7611 RE: DOJ No. 90-5-1-1-4022/1

Tom.Mariani@usdoj.gov

Chief, Clean Water Enforcement Branch

Water Protection Division

Attn: Brad Ammons

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Florida Department of Environmental Protection

Southeast District – West Palm Beach 3301 Gun Club Road, MSC 7210-1

West Palm Beach, FL 33406

Attn: Compliance/Enforcement Section

Jason.Andreotta@dep.state.fl.us

RE: Consent Decree (Case: No. 1:12-cv-24400-FAM)

Reference DOJ Case No. 90-5-1-1-4022/1

Section VI - Specific Capital Improvement Projects, Paragraph 19(i)

Section XVII, Paragraph 77 - Notices

Failure to Meet Compliance Date for CD CIP 5.17 Upgrade of Pump Stations Nos. 0037, 0351,

0370 and 0403 Notification

Dear Sir/Madam:

Pursuant to Section XI, Paragraph 52, this correspondence serves as notification of the failure to meet the final CD compliance date of December 31, 2017 for Capital Improvement Project (CIP) 5.17 Upgrade of Pump Stations Nos. 0037, 0351, 0370 and 0403.

The County notified U.S. Environmental Protection Agency (EPA) and the Florida Department of Environmental Protection (FDEP) on December 5, 2017 of delays that have occurred during the execution of CIP 5.17 (4) Upgrade of Pump Station 0403 during its construction phase. Reasons for the delay were related to unforeseen site conditions and the County awaiting the submittal of an acceptable shoring plan from the Contractor.

Failure to Meet Compliance Date for CD CIP 5.17 Notification Letter January 10, 2018
Page 2

On December 8, 2017, the Contractor submitted an acceptable shoring plan. The latest Project schedule update reports the final completion date to be March 28, 2018.

In addition, on Wednesday, December 27, 2017, the CIP 5.17 (3) Upgrade of Pump Station 0370 project failed the Start-up Test. It is scheduled to be re-tested on January 11, 2018.

CIP 5.17 Upgrade of Pump Stations Nos. 0037, 0351, 0370 and 0403 is projected to be completed well before the new recommended CD Project compliance date of November 20, 2018 as indicated in the County's Request for Non-material Schedule Modifications letter sent to you on December 22, 2017.

Should you have any questions regarding this matter, please call me at (786) 552-8571.

I certify under penalty of law that this document was prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering such information, the information submitted is, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Sincerely,

Hardeep Anand, P.E., ENV SP

Deputy Director, Capital Improvement Programs & Regulatory Compliance

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Failure to Meet Compliance Date for CD CIP 5.17 Notification Letter January 10, 2018 Page 3

Florida Department of Environmental Protection Southeast District – West Palm Beach 3301 Gun Club Road, MSC 7210-1 West Palm Beach, FL 33406 Attn: Compliance/Enforcement Section Lisa.M.Self@dep.state.fl.us Mike.Bechtold@dep.state.fl.us Sed.wastewater@dep.state.fl.us

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Failure to Meet Compliance Date for CD CIP 5.17 Notification Letter January 10, 2018 Page 4

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